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ATTORNEY DOCKET NO. CONFIRMATION NO. APPLICATION NO. FILING DATE FIRST NAMED INVENTOR 1930 991.1164 11/21/2001 09/990,239 Pekka Horttanainen EXAMINER 21831 07/12/2004 7590 LEO, LEONARD R STEINBERG & RASKIN, P.C. 1140 AVENUE OF THE AMERICAS, 15th FLOOR PAPER NUMBER ART UNIT NEW YORK, NY 10036-5803 3753

DATE MAILED: 07/12/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

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			Application	No.	Applicant(s)		
Office Action Summary			09/990,239		HORTTANAINEN ET AL.		
			Examiner		Art Unit		
			Leonard R.		3753	,	
Period fe	The MAILING DATE of this commun or Reply	ication appe	ears on the d	cover sheet with the d	correspondence ad	dress	
THE - Exte after - If the - If NO - Failt Any	ORTENED STATUTORY PERIOD F MAILING DATE OF THIS COMMUNI nsions of time may be available under the provisions SIX (6) MONTHS from the mailing date of this comn e period for reply specified above is less than thirty (3 period for reply is specified above, the maximum st ure to reply within the set or extended period for reply reply received by the Office later than three months a ed patent term adjustment. See 37 CFR 1.704(b).	ICATION. of 37 CFR 1.136 nunication. 0) days, a reply vatutory period will will, by statute, of	5(a). In no event within the statuto Il apply and will e cause the applica	, however, may a reply be tir ry minimum of thirty (30) day expire SIX (6) MONTHS from ation to become ABANDONE	mely filed /s will be considered timely the mailing date of this co ED (35 U.S.C. § 133).		
Status							
1) 🖂	Responsive to communication(s) file	ed on 14 Ap	ril 2004.				
	This action is <b>FINAL</b> . 2b)⊠ This action is non-final.						
	3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is						
	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Disposit	ion of Claims						
5)□ 6)⊠ 7)□	<ul> <li>✓ Claim(s) 19-32 is/are pending in the application.</li> <li>4a) Of the above claim(s) is/are withdrawn from consideration.</li> <li>✓ Claim(s) is/are allowed.</li> <li>✓ Claim(s) 19-32 is/are rejected.</li> <li>✓ Claim(s) is/are objected to.</li> <li>✓ Claim(s) are subject to restriction and/or election requirement.</li> </ul>						
Applicat	ion Papers						
9)	The specification is objected to by the	e Examiner.					
10)☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.							
	Applicant may not request that any object	ction to the di	rawing(s) be	held in abeyance. Se	e 37 CFR 1.85(a).		
11)	Replacement drawing sheet(s) including The oath or declaration is objected to		•		-	` '	
Priority (	under 35 U.S.C. § 119						
<ul> <li>12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).</li> <li>a) All b) Some * c) None of:</li> <li>1. Certified copies of the priority documents have been received.</li> <li>2. Certified copies of the priority documents have been received in Application No</li> <li>3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).</li> <li>* See the attached detailed Office action for a list of the certified copies not received.</li> </ul>							
Attachmen				F-1			
	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (P	TO-9481	4	) Interview Summary Paper No(s)/Mail D			
3) 🔲 Infor	mation Disclosure Statement(s) (PTO-1449 or r No(s)/Mail Date			) Notice of Informal F		P-152)	

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#### **DETAILED ACTION**

#### Continued Examination Under 37 CFR 1.114

A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on April 14, 2004 has been entered.

Claims 19-32 are pending.

### Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 19-27 and 29-32 are rejected under 35 U.S.C. 103(a) as being unpatentable over Ulmanen (GB 2,349,688) in view of Paul (DE 25 51 078).

Ulmanen ('688) discloses all the claimed limitations except a control device in each side chamber.

Paul discloses a supply air terminal device comprising a housing defining a supply air chamber 1; air guiding part 14; nozzles 12 inducing circulated air 16 into side chamber 15 and control device 21 for the purpose of varying the amount of mixed air.

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Since Ulmanen ('688) and Paul are both from the same field of endeavor and/or analogous art, the purpose disclosed by Paul would have been recognized in the pertinent art of Ulmanen ('688).

It would have been obvious at the time the invention was made to a person having ordinary skill in the art to employ in Ulmanen ('688) control device for the purpose of varying the amount of mixed air as recognized by Paul. Although the device of Paul discloses a single side chamber, employing a control device in each side chamber of Ulmanen ('688), since it has been held that mere duplication of the essential working parts of a device involves only routine skill in the art. *In re Harza*, 274F.2d 669, 124 USPQ 378 (CCPA 1960).

Claim 28 is rejected under 35 U.S.C. 103(a) as being unpatentable over Ulmanen ('688) in view of Paul as applied to claims 19-27 and 29-32 above, and further in view of Chandler.

The combined teachings of Ulmanen ('688) and Paul lacks an eccentric actuator.

Chandler discloses a supply air terminal device (Figure 3) comprising a housing 37; a heat exchanger 99; nozzles 104; side chamber 100 and unlabelled control device (in side chamber 90) having an eccentric actuator for the purpose of providing rotational motion to control the damper 96.

Since Ulmanen ('688) and Chandler are both from the same field of endeavor and/or analogous art, the purpose disclosed by Chandler would have been recognized in the pertinent art of Ulmanen ('688).

It would have been obvious at the time the invention was made to a person having ordinary skill in the art to employ in Ulmanen ('688) an eccentric actuator for the purpose of providing rotational motion to control the damper as recognized by Chandler.

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## Response to Arguments

The rejection in view of Paul is withdrawn.

The reference to Oy has been changed to reflect Ulmanen et al.

Applicant's arguments have been fully considered but they are not persuasive.

The Examiner has admitted for the record that Oy, now Ulmanen et al does not disclose a control device for controlling the induction ratio. The secondary reference of Paul teaches one of ordinary skill in the art to employ a control device downstream of both the circulated air path and supply air path to control the induction ratio.

## Conclusion

Any inquiry of a general nature, relating to the status of this application or clerical nature (i.e. missing or incomplete references, missing or incomplete Office actions or forms) should be directed to the Technology Center 3700 Customer Service whose telephone number is (703) 306-5648. Status of the application may also be obtained from the Internet: <a href="http://pair.uspto.gov/cgi-bin/final/home.pl">http://pair.uspto.gov/cgi-bin/final/home.pl</a>

Any inquiry concerning this Office action should be directed to Leonard R. Leo whose telephone number is (703) 308-2611.

LEONARD R. LEO PRIMARY EXAMINER

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July 11, 2004